Rest Available Conv

RECEIVED CENTRAL FAX CENTER

Dianas tura a alum sica	(1) initial entre hou → 1 1 [DEC 2 6 2006	
Please type a plus sign (+) inside this box PTO/SB/21 (08-00) Approved for use through 10/31/2002: OMB 0651-0031 U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE			
Under the Paperwork Reduction Ac	of 1995, no persons are required to r	espond to a collection of information	on unleas it displays a valid OMD control number.
TRANSMITTAL FORM (to be used for all correspondence after initial filing)		Application Number	09/911,024
		Filing Date	12 July 2001
		First Named Inventor	S.REUNING
		Group Art Unit	3625
		Examiner Name	Oulatte
Total Number of Pa	ges in This Submission 5	Attorney Docket Number	Diedre
ENCLOSURES (check all that apply)			
Fee Transmittal Form Fee Attached Amendment / Reply After Final Affidavits/declara Extension of Time Reques Express Abandonment F Information Disclosure S Certified Copy of Priority Document(s) Response to Missing Pa Incomplate Application Response to Miss under 37 CFR 1.5	rition(s) Petition Provisi Power Change Addres Request Request CD, Nt Remarks	ng-related Papers n to Convert to a constant of Attorney, Revocation of Correspondence	After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please identify below):
SIGNATURE OF ARRUSANT ATTORNEY OR ACENT			
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Mark Pohl, Esq., USPTO Reg. No. 35,325 or Pharmaceutical Patent Attorneys, LLC 55 Madison Avenue, 4th floor, Morristown NI 07960-7397 IISA Signature /s/ Date see below date			
see below date			
CERTIFICATE OF MAILING			
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date:			
Typed or printed name Signature		Date	126 Dac 06

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Approved for use through 10/31/2002 OMB 0851-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Papenwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid CMB control number.

Certificate of Transmission under 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office Central Fax Center (571)273-8300

on <u>26 Dec 06</u>

Mark Pohl

Signature

J. Mark Pohl, Reg. No. 35,325

Typed or printed name of person signing Certificate

Note: Each paper must have its own certificate of transmission, or this certificate must identify each submitted paper.

The submitted papers are enumerated on the enclosed Transmittal Form, PTO Form SB/21.

Burden Hour Statement: This form is estimated to take 0.03 hours to complete. Time will vary depending upon the needs of the Individual case. Any comments on the amount of time regulated to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Best Available Copy

RECEIVED CENTRAL FAX CENTER DEC 2 6 2006

In The United States Patent Office Board Of Patent Appeals

5

10

Ex parte Application of Stephen Michael REUNING et al., Automated Prospector ... Patent Application Serial No. 09/911,024

Appeal No. 2006-0580

15

REQUEST FOR REHEARING

20

This is a REOUEST FOR REHEARING pursuant to Rule 1.197(b). This is submitted within two months from the date of the original decision, and therefore is believed timely filed.

25

Applicant respectfully thanks the Board of Appeals for recognizing that claims 1 and 2 are allowable.

Claims 3 to 66 were rejected as obvious over MOSSBERG combined with HARTMAN and BOGURAEV or PEACH. The Board did not reverse this rejection because "the appellants have not presented any patentability arguments for these claims." See Ex parte Reuning, (Appeal No. 2006-0580) slip op. at 4 (Nov. 30, 2006). Applicant respectfully requests reconsideration because the

30

5

10

15

20

appellants did in fact present both <u>evidence</u> and <u>argument</u> showing patentability of claims 3 to 66.

Appellant Has Presented Evidence Showing That Claims 3 To 66 Are Non-Obvious

For example, these claims stand rejected as obvious over MOSSBERG. Several years before this appeal was filed, however, Appellant filed a RULE 131 DECLARATION antedating MOSSBERG. Appellant's APPEAL BRIEF explained how this evidence shows the patentability of claims 3 to 66. See APPEAL BRIEF (27 April 2004) at e.g. 6:9-12.

Similarly, Appellant's APPEAL BRIEF explained how the Examiner has already made an administrative agency fact-finding that the invention of claims 3 to 66 exhibits patentable synergy vis the prior art of record. See APPEAL BRIEF (27 April 2004) at e.g. 15:6-15.

Appellant Has Presented Argument Explaining How Claims 3 To 66 Are Non-Obvious

Appellant presented argument explaining how the references fail to suggest the combination of claims 3 to 66, and indeed teach away from that combination. See APPEAL BRIEF (27 April 2004) at, e.g., 13:3 to 15:5 (HARTMAN); 16:5-17 and 17:1 to 18:3 (BOGURAYEV); 18:5-18 (PEACH).

REQUEST FOR REHEARING - 2

Similarly, Appellant explained how the Examiner had failed to even plead a *prima facie* case of obviousness, because the Examiner had failed to show how each element of each of claims 3 to 66 (indeed, failed to show how each element of *any* claim) was taught by the art of record. See APPEAL BRIEF (27 April 2004) at, e.g., 12:15 to 13:2.

PHARMA PATENT ATTYS

Summary

5

10

Appellant respectfully asks the Board to reconsider its decision on claims 3 to 66 and withdraw the rejection of these claims.

Respectfully submitted on behalf of Appellant by its attorneys, PHARMACEUTICAL PATENT ATTORNEYS, LLC

/mark pohl/ Mark POHL, Reg. No. 35,325

> 55 Madison Avenue, 4th floor (P 4014) Morristown, NJ 07960-7397 USA 26 December 2006

Direct: Mark Pohl@LicensingLaw.com
+1 (973) 984-0076

25

20

SD:\Diedre\09.911.024 Rehearing.doc